UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA RALEIGH DIVISION

IN RE: FRANK JOSEPH MALINSKI CASE NUMBER: 15-04404-5-DMW CHAPTER 13

DEBTOR(S)

MINUTES OF 341 MEETING AND MOTION FOR CONFIRMATION OF PLAN

NOW COMES, the Trustee in the above referenced Chapter 13 case and moves the Court for entry of an Order confirming the Plan in this case, and as to the extent modified by this Motion. In support of this Motion, the Trustee says unto the Court the following:

- 1. That the Debtor(s) appeared at the meeting of creditors, as required by 11 U.S.C. §341 and submitted to an examination under oath by the Trustee on **OCTOBER 27, 2015** or has (have) supplied answers to written interrogatories;
- 2. The Debtor(s) has/have complied with all requirements of 11 U.S.C. §521(a)(1)(B), Interim Bankruptcy Rule 1007, and Rule 4002(b), as modified and adopted by this Court, and this case has not been dismissed, nor is it subject to dismissal, under 11 U.S.C. §521(i).
- 3. There are no pending objections to confirmation or other filings or pleadings that would impede the confirmation of the Plan in this case;
- 4. The analysis of this Plan has been performed by the Trustee, as evidenced by Exhibit "A" attached hereto, and the Trustee is of the opinion that the Plan meets the requirements of 11 U.S.C. §1325;
- The Debtor(s) shall pay to the Trustee aggregate payments of \$166,538.00, which amount is the "Plan Base," and such payments shall be paid as follows: 2 MONTHS @ \$3,084.00; 58 MONTHS @ \$2,765.00. The Debtor's applicable commitment period under 11 U.S.C. § 1325(b)(4) is 60 months. The Debtor's plan shall not end prior to completion of the applicable commitment period unless all allowed general unsecured claims have been paid in full. The Trustee shall disburse such funds pursuant to the terms of the confirmed plan and subsequent orders of the Court and all required thereby to be paid by the Debtor(s). The Debtor(s) must pay the Plan Base to the Trustee for distribution under the terms of the confirmed Plan before a discharge may be entered;
- 6. The Plan establishes a minimum pool of funds to be paid to the Trustee by the Debtor(s) called the "Unsecured Pool," as provided for in 11 U.S.C. §1325 (b)(1)(B). The Plan establishes the Unsecured Pool in this case as \$27,156.00. Therefore, in this case general unsecured creditors shall receive their *pro rata* portion of funds in the Unsecured Pool;
- 7. In this case, it is necessary that **general unsecured creditors** receive \$-0- to satisfy the requirements of \$1325(a)(4)(commonly known as the "liquidation test"). If a dollar amount is specified herein which pays less than all such claims in full, those holding such claims shall receive their *pro rata* portion of such amount.

- 8. Since various factors, including but not limited to periodic fluctuation of the Trustee's commission during the course of this case, may affect the amount of funds in the Unsecured Pool available for distribution to unsecured creditors, the Unsecured Pool shall be increased by the "base" amount not needed to satisfy allowed secured, priority, and administrative claims (including the Trustee's commission);
- 9. Generally, and subject to orders entered hereafter by this Court, any claim proof of which is not filed before on or before **DECEMBER 14, 2015** shall be disallowed. Claims of governmental units, proofs of which are not filed before **FEBRUARY 8, 2016**, shall be disallowed.
- 10. Scheduled claims, proofs of which are not timely filed, or which claims are disallowed, are subject to being discharged if the Debtor(s) complete the Plan, except as specifically provided by law. The liens of creditors which will not be paid in full during the term of the Plan, or which are to be paid directly by the Debtor(s), are not affected by the confirmation of this Plan, except as provided in paragraph 12 below;
- 11. No real estate creditor shall ever assess, charge or collect, from either the debtor or the real estate collateral, any assessments, fees, costs, expenses or any other monetary amounts, exclusive of principal, interest, taxes and insurance, that arose from the date of the filing of the bankruptcy petition to the entry of the Order of Discharge except as may be allowed by court order or an allowed proof of claim. This does not apply to the right of a Homeowner's Association to assess, charge or collect post-petition assessments, fees, costs, expenses, or other monetary amounts for obligations due from the Debtor(s) to the Homeowner's Association post-petition in accordance with the contract between such parties or restrictive covenants applicable to the real property of the debtor(s) and applicable law.
- 12. The claims of the following secured creditors shall be paid in the amount set out below. The amount shown has been adjusted to account for any adequate protection payments(s) paid to the creditor by the Trustee in accordance with Local Rule 3070-1(b) prior to the date of this motion, and a similar adjustment shall be made should any additional adequate protection payments be disbursed by the Trustee prior to the confirmation of the Plan. All adequate protection payments are applied to reduction of the principal amount of the creditor's claim. With respect to claims listed below for which the terms of repayment are listed as: "Direct" or "Outside" or similar language regarding the payment of a claim under this Plan, such language means that the Debtor(s) or a third party will make the post-petition payments in accordance with the contractual documents which govern the rights and responsibilities of the parties to the transaction, including any contractual modifications thereof, beginning with the first payment that comes due following the order for relief. With respect to claims for which the collateral is described as "Arrears," the amount thereby shown as pre-petition arrears shall be cured through plan payments made by the Debtor(s) in the manner set forth under the heading "Repayment." The lien of each such creditor shall survive the discharge(s) of the Debtor(s), provided that upon payment to the creditor of the allowed arrearage claim, shown below (or as changed by a timely filed and allowed claim or amendment to claim or order of this Court), the Debtor(s) shall be deemed to be current under the terms of the debt as of the petition date. With respect to claims listed below for which the terms of repayment are listed as: "Surrender," upon entry of an Order confirming the plan, as modified by this Motion, the automatic stay of 11 U.S.C. §362(a) shall thereupon be lifted and modified with respect to such property "for cause" under 11 U.S.C. §362(d)(1), as allowed by Local Rule 4001-1(b).

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If "Scheduled" appears next to or below "Amount," below, such notation indicates that no claim has been filed by or on behalf of the Creditor. In accordance with 11 U.S.C. §502, no disbursements may be made to a creditor who does not hold an allowed claim which requires the timely filing of a proof of claim pursuant to and in accordance with 11 U.S.C. §501, Federal Rules of Bankruptcy Procedure 3001, 3002, and 5005, and Local Rules 3001-1(b), 3004-1 and 5005-1 through 5005-4(12). Should an objection to a claim be filed, the Trustee may reserve payments on such claim pending entry of a final order resolving such objection. The amount shown as "monthly payment" is the average amount the creditor will receive each month during the life of the plan. Numerous variables (such as payment of attorneys fees, the timing of the preparation and filing of this Motion, the filing of claims after confirmation, the timing of payments made to the Trustee, etc.) make determination of an exact monthly payment to be disbursed each month impossible. The creditor's allowed claim will be paid within the term stated.

a. Claims to be paid directly by the Debtor(s):

Creditor	Collateral	Amount	Int. rate/Term/Mo.Pymt
6-CAPITAL ONE AUTO	2013 HYUNDAI	\$18,833.57	TO BE SURRENDERED STAY LIFTED
9-HARNETT CO. TAX	PROPERTY TAX – 500 GRAMETA LANE, LILLINGTON, NC	\$0.00	TO BE PAID DIRECT
11-HARNETT CO. TAX	PROPERTY TAX – 534 GRAMETA LANE, LILLINGTON, NC	\$339.87	TO BE SURRENDERED
14-KUBOTA CREDIT	KUBOTA B2920HSD, 57370	\$10,688.88	TO BE PAID DIRECT
16-KUBOTA	KUBOTA LA364FL, B6185 KUBOTA RCK60- 29B, 20919	3,631.08	TO BE PAID DIRECT
22-LOCAL GOV. CU	534 GRAMETA LANE, LILLINGTON, NC	\$40,824.48	TO BE SURRENDERED

b. Continuing long term debts to be paid by the Trustee:

The Trustee will disburse regular ongoing monthly payments effective with the month indicated below with the Debtor to resume direct payments upon completion of plan payments. Arrearage through the month indicated will be paid in full over the term of the plan without interest as funds are available unless otherwise indicated. To receive disbursements, a creditor must file a proof of claim documenting a non-preferential perfected lien against the property. The Trustee will disburse the regular monthly payment indicated below unless an allowed filed claim indicates a different payment.

Creditor	Collateral	Amount	Int. rate/Term/Mo.Pymt
2-BRANCH BANKING	500 GRAMETA LANE, LILLINGTON, NC		Contractual payment in the amount of \$1,460.96/mo. to be made by Trustee effective with the NOVEMBER 2015 payment.

c. Claims to be paid by Trustee to extent of claim as filed:

Creditor	Collateral	Amount	Int. rate/Term/Mo.Pymt
1-W.S. BADCOCK	FURNITURE	\$2,643.80 – SECURED	5.25% INT. WITHIN 60 MONTHS (\$50.20 PER MO.)
3-BRANCH BANKING	ARREARS	\$4,473.86 – SECURED	INCLUDES ARREARS THROUGH OCTOBER 2015.
13-JE WOMBLE	GENERATOR	\$7,400.00 - SECURED SCHEDULED AMT.	5.25% INT. WITHIN 60 MONTHS (\$140.50 PER MO.) NO POC FILED
20-LOCAL GOV. CU	2003 ISUZU	\$3,477.39 – SECURED	5.25% INT. WITHIN 60 MONTHS (\$66.02 PER MO.)

d. Claims to be paid by Trustee as secured to extent of collateral value, with remainder of claim to be treated as unsecured:

Creditor	Collateral	Amount	Int. rate/Term/Mo.Pymt
18-LOCAL GOV. CU	2009 HONDA	\$14,125.00 - SECURED	5.25% INT. WITHIN 60 MONTHS
			(\$268.18 PER MO.)
		\$475.61 – UNSECURED	SEE PARAGRAPHS 5 & 6.
27-ARMY & AIR FORCE	REFRIGERATOR	\$539.70 – SECURED	5.25% INT. WITHIN 60 MONTHS
		\$1,385.18 -	(\$10.25 PER MO.)
		UNSECURED	SEE PARAGRAPHS 5 & 6.
78-W.S. BADCOCK	FURNITURE	\$362.38 – SECURED	5.25% INT. WITHIN 60
		\$305.63 – UNSECURED	MONTHS (\$6.88 PER MO.) SEE PARAGRAPHS 5 & 6.

13. The following creditors have filed secured proofs of claim, but, due to the value placed on the collateral, the claims will be treated as unsecured and paid with other unsecured claims;

<u>Creditor</u> <u>Collateral</u> <u>Amount</u> <u>Int. rate/Term/Mo.Pymt</u>

NONE

14. The treatment of claim indicated in paragraphs 12 and 13 above is based on information known to the Trustee at the time of the filing of this Motion. The treatment of some claims may differ from that indicated if subsequent timely filed or amended claims require different treatment;

15. CONTINUING LONG TERM DEBTS TO BE PAID THROUGH THE PLAN BY THE TRUSTEE:

Continuing long term debts listed in ¶12(b) to be paid by the Trustee through the confirmed Plan shall be paid its contractual monthly payments by the Trustee with the Debtor(s) to resume direct payments upon completion of plan payments to be paid to the Trustee by the Debtor(s) under the Confirmed Plan. To receive disbursements, a creditor must file a proof of claim documenting a non-preferential perfected lien against the property.

If the monthly payment on the account changes, the creditor must inform the Trustee, the Debtor(s) and the attorney for the Debtor(s) in writing either before the change or within 30 days after the change and must include an itemization of the payment change by principal, interest, escrow and any other costs *subject to the prohibition of* ¶10, above. Upon receipt of such change the Trustee may adjust the payment as necessary to such claim and shall notify the Debtor(s) and Debtor(s)' Attorney in writing of such increase. Failure to provide such notice shall result in a waiver by the creditor of the right to collect any increase in the monthly payment for which notice thereof was not provided unless otherwise ordered by the Court.

Within 30 days of the final disbursement of the Debtor's Plan payments, the Trustee will serve upon the mortgagee, the Debtor(s) and the attorney for the Debtor(s), a notice stating (1) that any pre-petition arrearage claim has been paid in full, (2) that all post-petition mortgage obligations have been paid, (3) that the mortgagee is required to treat the mortgage as reinstated and fully current in all obligations under the mortgage, (4) that if any post-petition obligations have not been timely paid, the mortgagee is required to itemize all outstanding obligations as of the date of the notice, and file a statement of these obligations with the Court, giving notice to the Trustee, the Debtor(s) and the Debtor(s) attorney within 60 days of service of the notice from the Trustee (or such longer time as the Court may order), (5) that if the mortgagee fails to file and serve a statement of the outstanding obligations within the required time, the mortgagee is required to treat the mortgage as reinstated according to its original terms, fully current in all obligations as of the date of the Trustee's notice, and (6) that if the mortgagee does serve a statement of outstanding obligations within the required time, the Debtor(s) or the Trustee may (i) within 30 days of service of the statement, challenge the accuracy of the statement by motion filed with the Court, on notice to the mortgagee, the Debtor(s) and attorney for the Debtor(s), with the Court resolving the challenge as a contested matter, or (ii) propose a modified Plan to provide for payment of additional amounts acknowledged by the Debtor(s) to be due or which the Court determines to be due.

To the extent that amounts set forth on a timely filed statement of outstanding obligations are not determined by the Court to be invalid or are not paid by the Debtor(s) through a modified Plan, the right of the mortgagee to collect these amounts will be unaffected. No liability shall result from any non-willful failure of the Trustee to serve the notice required by this subparagraph.

Costs of collection, including attorney's fees, incurred by the claim holder, and approved by the Court, after the filing of this Bankruptcy case and before the final payment under the Plan shall be added to the pre-petition arrearage claim.

16. The following executory contracts and unexpired leases shall be either assumed or rejected as indicated below. With respect to any such contract or lease which is "Rejected," upon entry of an Order confirming the plan, as modified by this Motion, the automatic stay of 11 U.S.C. § 362(a) shall be lifted and modified with respect to such agreement and any property held by the creditor or lessor, including but not limited to any security deposit, "for cause under 11 U.S.C. § 362(d)(1).:

<u>Creditor</u> <u>Property Leased or Contracted For</u> <u>Treatment</u>

NONE

- 17. Priority claims shall be paid in full over the term of the Plan;
- 18. That confirmation of this Plan will be without prejudice to pending Motions for Relief From the Automatic Stay and will be without prejudice to objections to claim and avoidance actions;
- 19. That confirmation of the Plan vests all property of the estate in the Debtor(s), provided, however, that upon confirmation, and hence such vesting, the automatic stay of 11 U.S.C. §362(a) shall be re-imposed as to any and all property with respect to which such vesting would otherwise effect the lifting of the automatic stay under 11 U.S.C. §362(c)(3)(A). Should any creditor object to the foregoing, then the property related to such creditor's claim or the subject of such objection shall not vest in the Debtor(s), but shall remain property of the bankruptcy estate of the Debtor(s), until the earliest of the time the case is closed, the time the case is dismissed, or the time a discharge is granted or denied to the Debtor(s);
- 20. That the attorney for the Debtor(s) is requesting compensation for services in the amount of \$3,700.00 plus costs advanced of \$-0-, as reflected in the Rule 2016 Disclosure of Compensation (or Amended Disclosure, if applicable) filed with the Court, of which \$-0- was paid to counsel prior to filing. The Trustee recommends to the Court a fee of \$3,700.00, plus costs advanced of \$-0-, for a sum of \$3,700.00 to be paid to counsel through the plan. If the amount recommended to be paid is different from that requested, an explanation can be found in Exhibit "A".

DATED: NOVEMBER 20, 2015

/s/ John F. Logan
John F. Logan
Standing Chapter 13 Trustee
NC State Bar No. 12473
PO Box 61039
Raleigh, NC 27661-1039

REVISED 04/1/14

EXHIBIT "A"

NAME OF DEBTOR(S): FRANK JOSEPH MALINSKI CASE NUMBER: 15-04404-5-DMW

GROSS INCOME:

EMPLOYMENT: Debtor: SOCIAL SECURITY \$1,426

VA BENEFITS \$3,188 RETIREMENT \$1,654 ESTRANGED SPOUSE CONTRIBUTION \$ 400

BUSINESS: NON-BUSINESS: X

Prior Bankruptcy Cases: Yes: () No: (X)
If so, Chapter filed: Disposition:

<u>Real Property:</u> (Brief Description: Ex - H&L, mobile home, etc) Description: 500 GRAMETA LANE, LILLINGTON, NC

FMV \$239,890 Date Purchased Liens \$209,472 **Purchase Price** \$ **Exemptions** \$ 30,000 **Improvements** \$ **Equity** \$ -0-Insured for \$ Rent \$ -0-Tax Value \$

Tenants by Entirety: Yes (X) No ()

COMMENTS:

Description: 534 GRAMETA LANE, LILLINGTON, NC – TO BE SURRENDERED

FMV \$77,910 Date Purchased Liens \$41,164 Purchase Price \$ Exemptions \$ 3,891 Improvements \$ Equity -0-Insured for \$ \$ \$ \$ Rent -0-Tax Value

Tenants by Entirety: Yes (X) No ()

COMMENTS:

Attorney Fees and Costs Advanced*

Requested: \$3,700.00(excluding filing fee)

Costs Advanced: \$ -0-

Paid: \$ -0- (excluding filing fee)

Balance: \$3,700.00

Trustee's Recommendation: \$3,700.00 plus \$-0-

Comments: JOHN T. ORCUTT, ESO.

*Costs Advanced include expenses such as Filing Fee, Credit Reports, Credit Counseling Expenses, and Judgment searches, as itemized on the Rule 2016 Disclosure (or Amended Rule 2016 Disclosure, if filed)

CONTINUED EXHIBIT "A"

Plan Information: After 341 Payout % After 341 Total Debts \$148,347 Pay in \$166,538 Priority 100% Secured 100% Priority \$ -0-Less 6% \$ 9,992 Secured \$119,539 Requested Unsecured 100% Unsecured \$ 28,808 Atty fee \$ 3,700 Joint -0-% Joint Debts \$ -0-Available \$152,846 Co-Debts -0-% Co-Debtor \$ -0-

Annual Review: Yes: () No: (X)

Payroll Deduction: () Yes (X) No

Objection to Confirmation: Yes () No (X)

Pending: Resolved:

Motions Filed: Yes () No (X)

If so, indicate type and status:

Hearing Date:

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA RALEIGH DIVISION

IN RE: FRANK JOSEPH MALINSKI CASE NUMBER: 15-04404-5-DMW CHAPTER 13

DEBTOR(S)

NOTICE OF MOTION FOR CONFIRMATION OF PLAN

John F. Logan, Chapter 13 Trustee, has filed papers with the Court to confirm the Chapter 13 Plan.

Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)

If you do not want the Court to grant the Motion for Confirmation of the Plan, or if you want the Court to consider your views on the Motion, then on or before **DECEMBER 18, 2015** you or your attorney must file with the Court, pursuant to Local Rule 9013-1 and 9014-1, a written response, an answer explaining your position, and a request for hearing at:

U.S. Bankruptcy Court
Eastern District of North Carolina
PO Box 791
Raleigh, NC 27602

If you mail your response to the Court for filing, you must mail it early enough so the Court will receive it on or before the date stated above.

You must also mail a copy to the debtor(s), debtor(s) attorney, and Trustee at the following addresses:

JOHN F. LOGAN CHAPTER 13 TRUSTEE PO BOX 61039 RALEIGH, NC 27661-1039 FRANK JOSEPH MALINSKI 500 GRAMETA LANE LILLINGTON, NC 27546 JOHN T. ORCUTT, ESQ. 6616-203 SIX FORK SROAD RALEIGH, NC 27615

If a response and a request for hearing is filed in writing on or before the date set above, a hearing will be conducted on the motion at a date, time and place to be later set, and all parties will be notified accordingly.

If you or your attorney do not take these steps, the Court may decide that you do not oppose the relief sought in the motion and may enter an order confirming the plan.

DATED: NOVEMBER 20, 2015

__/s/ John F. Logan John F. Logan, Chapter 13 Trustee PO Box 61039 Raleigh, NC 27661-1039 (919) 876-1355

CERTIFICATE OF SERVICE

DEBTOR 1 NAME: FRANK JOSEPH MALINSKI DEBTOR 2 NAME:	CASE NUMBER: 1504404
I <u>Robert J Wallace, Jr.</u> certify under penalty of pelisted entities in the manner shown on <u>11/20/2015</u> :	erjury that I have served the attached document on the below
Via Electronic Delivery:	
JOHN T. ORCUTT, ATTORNEY AT LAW, 6616-203 SIX FORKS RD., RA	LEIGH NC 27615
Via U.S. First Class Mail, or electronic service, if such interested party is an pursuant to Local Rule 5005-4(9)(b):	electronic filing user,
BRANCH BANKING & TRUST,BANKRUPTCY DIVISION,PO BOX 184 CAPITAL ONE AUTO FINANCE,ATTN: MANAGING AGENT,PO BOX CAPITAL ONE AUTO FINANCE,C/O ASCENSION CAPITAL GROUP,PC CAPITAL ONE AUTO FINANCE,PO BOX 60511,CITY OF INDUSTRY COAPITAL ONE AUTO FINANCE,c/o: ASCENSION CAPITAL GROUP,ACAPITAL ONE, N.A.,ATTN: OFFICER,BECKET & LEE, LLP,PO BOX 30 CAROLINA MORTGAGE/FIRST NATIONWIDE,ATTN: MANAGING ACCAPITAL ONE, N.A.,ATTN: OFFICER,BECKET & LEE, LLP,PO BOX 30 CAROLINA MORTGAGE/FIRST NATIONWIDE,ATTN: MANAGING ACCAPITAL ONE, N.A.,ATTN: OFFICER,BECKET & LEE, LLP,PO BOX 30 CAROLINA MORTGAGE/FIRST NATIONWIDE,ATTN: MANAGING ACCAPITAL ONE, N.A.,ATTN: OFFICER,BECKET & LEE, LLP,PO BOX 30 CAROLINA MORTGAGE/FIRST NATIONWIDE,ATTN: MANAGING ACCAPITAL ONE, N.A.,ATTN: OFFICER,BECKET & LEE, LLP,PO BOX 30 CAROLINA MORTGAGE/FIRST NATIONWIDE,ATTN: MANAGING ACCAPITAL ONE, N.A.,ATTN: OFFICER,BECKET & LEE, LLP,PO BOX 30 CAROLINA MORTGAGE/FIRST NATIONWIDE,ATTN: MANAGING ACCAPITAL ONE, N.A.,ATTN: OFFICER,BECKET & LEE, LLP,PO BOX 30 CAROLINA MORTGAGE/FIRST NATIONWIDE,ATTN: MANAGING ACCAPITAL ONE ACCAPITAL	DAD, EDENTON NC 27932 TES, PC,3936 E. FT. LOWELL ROAD, SUITE #200 TUCSON AZ 85712 NVILLE SC 29602-2467 SS, BANKRUPTCY SECTION/100-50-01-51, PO BOX 1847 WILSON NC 27894 7, WILSON NC 27894-1847 259407, PLANO TX 75025 O BOX 201347, ARLINGTON TX 76006 CA 91716-0511 TTN: OFFICER, PO BOX 201347 ARLINGTON TX 76006 001 MALVERN PA 19355 GENT, C/O H. TERRY HUTCHENS, PA, PO BOX 1028 FAYETTEVILLE NC 28311 GENT, C/O H. TERRY HUTCHENS, PA, PO BOX 2505 FAYETTEVILLE NC 28302-2505 143218-2125 7546 T BLVD., LILLINGTON NC 27546 63179 C, PO BOX 7317, PHILADELPHIA PA 19101-7317 0, LILLINGTON NC 27546 5600, JOHNSTON IA 50131 WORK PLACE, CHICAGO IL 60673 DX 9013, ADDISON TX 75001 ROL STREAM IL 60132 S MITIGATION, PO BOX 25279, RALEIGH NC 27611-5279 DAD, RALEIGH NC 27609 2 28390 PO BOX 2011, WARREN MI 48090 D BOX 740890, CINCINNATI OH 45274-0890 75265 LEIGH NC 27602-1168 ATING OFFICER, PO BOX 871, RALEIGH NC 27602 E, PO BOX 629, RALEIGH NC 27602-0629 OX 788, KIRKLAND WA 98083
By Electronic Transmittal : By Fax :	
and belief.	at it is a true and correct copy to the best of my knowledge, information
Date : 11/20/2015 Signature :	Robert J. Waller Jr.
	Premium Graphics, Inc. 2099 Thomas Road Suite 10

Memphis, TN 38134

CERTIFICATE OF SERVICE

DEBTOR 1 NAME: FRANK JOSEPH MALINSKI DEBTOR 2 NAME:	CASE NUMBER: 1504404
I Robert J Wallace, Jr. certify under penalty of perjury that I have served the attached listed entities in the manner shown on $\frac{11/20/2015}{}$:	d document on the below
RHONDA MALINSKI,600 GRAMETA LANE,LILLINGTON NC 27546 SYNCHRONY BANK,DO BOX 965004, ORLANDO FL 32896 SYNCHRONY BANK,PO BOX 965004, ORLANDO FL 32896 SYNCHRONY BANK,PO BOX 965012, ORLANDO FL 32896 SYNCHRONY BANK,PO BOX 965022, ORLANDO FL 32896 SYNCHRONY BANK,PO BOX 965006, ORLANDO FL 32896 TD BANK USA, N.A.,c/o: WEINSTEIN & RILEY, P.S., 2001 WESTERN AVENUE,SUITE 400 SEATTLE WA 98124 THE HONORABLE LORETTA LYNCH,US DEPT OF JUSTICE,950 PENNSYL-VANIA AVE. NW,WASHINGTON I TRACTOR SUPPLY CO,ATTN: MNG AGT,PO BOX 6403,SIOUX FALLS SD 57117 TRACTOR SUPPLY CO,ATTN: MNG AGT,PO BOX 6403,SIOUX FALLS SD 57117 TRACTOR SUPPLY CO,ATTN: MNG AGT,PO BOX 140015,COLUMBUS OH 43218-3015 TRIANGLE ORTHOPAEDIC ASSOC., PA,120 WILLIAM PENN PLAZA,DURHAM NC 27704 TRIANGLE ORTHOPAEDIC,ATTN: MANAGING AGENT,PO BOX 14000,BELFAST ME 04915 UNC HEALTH CARE,PO BOX 603158,CHARLOTTE NC 28260 UNC HEALTH CARE,PO BOX 603158,CHARLOTTE NC 28260 UNC HEALTH CARE,PO BOX 603158,CHARLOTTE NC 3800, FEDERAL BLDG,RALEIGH NC 27601-1461 US ATTORNEY'S OFFICE,CO 1RS,310 NEW BERN AVE, STE. 800, FEDERAL BLDG,RALEIGH NC 27601-1461 US ATTORNEY'S OFFICE,REP: VETERANS ADMINISTRATION,310 NEW BERN AVENUE,SUITE 800, FEDER VETERANS ADMIN,251 N MAIN STREET,WINSTON SALEM NC 27155 W.S. BADCOCK CORPORATION,PO BOX 724,MULBERRY FL 33860	DC 20530 PEL HILL NC 27514
By Electronic Transmittal : By Fax :	
I certify that I have prepared the Certificate of Service and that it is a true and correct copy to the and belief.	
Date: 11/20/2015 Signature: Nobest J. Wallese Jr. Premium Graphics, Inc.	

2099 Thomas Road Suite 10 Memphis, TN 38134